1 2	GENTILE CRISTALLI MILLER ARMENI SAVARESE PAOLA M. ARMENI Nevada Bar No. 8357	
3	Email: <u>parmeni@gcmaslaw.com</u> 410 South Rampart Blvd., Suite 420	
4	Las Vegas, Nevada 89145 Tel: (702) 880-0000	
5	Fax: (702) 778-9709 Attorneys for Plaintiff, Kimberly Askew	
6	UNITED STATES DISTRICT COURT	
7	DISTRICT OF NEVADA	
8	KIMBERLY TERESE ASKEW	CASE NO. 2:18-cv-02026-APG-PAL
9		CASE NO. 2:18-CV-U2U20-APG-PAL
10 11	Plaintiff, vs.	STIPULATION AND ORDER TO CONTINUE EXTENDING TIME FOR
12	CLARK COUNTY, NEVADA; CLARK	PLAINTIFF TO RESPOND TO DEFENDANTS' CLARK COUNTY
13	COUNTY ANIMAL CONTROL; CHIEF JASON ALLSWANG, in his individual capacity;	
14	OFFICER STEPHANIE CLEVINGER, in her individual capacity; OFFICER TIFFANY	MOTION TO DISMISS AND DEFENDANTS' OFFICER STEPHANIE
15	BONNELL, in her individual capacity DETECTIVE SANDRA SOUTHWELL, in her	CLEVINGER   AND TIFFANY   BONNELL'S   JOINDER TO
16	individual capacity; THE ANIMAL FOUNDATION; and DOES I through XXV,	DEFENDANTS' CLARK COUNTY CLARK COUNTY ANIMAL CONTROL
17	Defendants.	AND CHIEF JASON ALLSWANG'S MOTION TO DISMISS
18		
19	PLAINTIFF, KIMBERLY TERESE ASK	XEW, individually, by and through her counsel,
20	PAOLA M. ARMENI, ESQ., of the law firm of Gentile Cristalli Miller Armeni Savarese, and	
21	Defendants (collectively "Defendants") Clark County, Clark County Animal Control, Chief	
22	Jason Allswang, Officer Stephanie Clevinger and Officer Tiffany Bonnell, by and through their	
23	counsel, Thomas Dillard, Jr., Esq., with the law firm of Olson, Cannon, Gormley, Angulo &	
24	Stoberski, hereby respectfully submit this Stipulation and Order Extending Time For Plaintiff to	
25	Respond to Defendants' Motion to Dismiss (the "Stipulation"). This Stipulation is made in	
26	accordance with LR 6-1, LR 6-2, and LR II 7-1 of the Local Rules of this Court. This is the first	
27	request for an extension of time to file a response to Defendants' Motion to Dismiss.	
28		

Gentile Cristalli
Miller Armeni Savarese
Attorneys At Law
410 S. Rampart Blvd. #420
Las Vegas, NV 89145
(702) 880-0000

1	Plaintiff's Counsel has been in trial preparation, in which trial is scheduled to commence		
2	on Monday, January 28, 2019 in the matter of Angel Landeros and Amelia Villalba vs. Las Vegas		
3	Metropolitan Police Department, et al. The instant extension is requested as Plaintiff's Counsel		
4	requires additional time to file a response to the Defendants' Motion to Dismiss.		
5	Upon agreement by and between all the parties hereto as set forth herein, the undersigned		
6	respectfully requests this Court grant an extension of time, up to and including February 11,		
7 8	2019, for Plaintiff to file a response to Defendants' Motion to Dismiss. By entering into this		
9	Stipulation, none of the parties waive any rights they have under statute, law or rule with respect		
10	to Defendants' Motion to Dismiss.		
11	DATED this _28 <sup>th</sup> day of January, 2019. Date	ed this <u>28th</u> day of January, 2019.	
12	GENTILE CRISTALLI OLS	SON, CANNON, GORMLEY	
13	WILLER ARWENT SAVARESE AND	GULO & STOBERSKI	
14			
15	By: /s/ Paola M. Armeni By:	/s/ Thomas D. Dillard	
16	PAOLA M. ARMENI Nevada Bar No. 8357	THOMAS D. DILLARD Nevada Bar No. 6270	
17	410 South Rampart Blvd., Suite 420	9950 W. Cheyenne Ave. Las Vegas, Nevada 89129	
18	Las Vegas, Nevada 89145	Attorneys for Defendants, Clark County,	
19	Attorneys for Plaintiff, Kimberly Askew	Clark County Animal Control, Chief Jason Allswang, Officer Stephanie	
20	,	Clevinger and Officer Tiffany Bonnell	
21	ORDER		
22			
23	IT IS SO ORDERED.		
24			
25	UNITED STATES DISTRICT COURT JUDGE Dated: January 28, 2019.		
26		andary 20, 2010.	
27	,		
28			

Gentile Cristalli
Miller Armeni Savarese
Attorneys At Law
410 S. Rampart Blvd. #420
Las Vegas, NV 89145
(702) 880-0000